1206.361 How will ONRR determine whether my royalty or direct use fee payments are correct?

1206.362 What are my responsibilities to place production into marketable condition and to market production?

1206.363 When is an ONRR audit, review, reconciliation, monitoring, or other like process considered final?

1206.364 How do I request a value or gross proceeds determination?

1206.365 Does ONRR protect information I provide?

1206.366 What is the nominal fee that a State, tribal, or local government lessee must pay for the use of geothermal resources?

Subpart I—OCS Sulfur [Reserved]

Subpart J—Indian Coal

1206.450 Purpose and scope.

1206.451 Definitions.

1206.452 Coal subject to royalties—general provisions.

1206.453 Quality and quantity measurement standards for reporting and paying royalties.

1206.454 Point of royalty determination.

1206.455 Valuation standards for cents-perton leases.

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1206.457 Washing allowances—general.

1206.458 Determination of washing allowances.

1206.459 Allocation of washed coal.

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1206.461 Determination of transportation allowances.

1206.462 [Reserved]

1206.463 In-situ and surface gasification and liquefaction operations.

1206.464 Value enhancement of marketable coal.

AUTHORITY: 5 U.S.C. 301 et seq.; 25 U.S.C. 396 et seq., 396a et seq., 2101 et seq.; 30 U.S.C. 181 et seq., 31 et seq., 1001 et seq., 1701 et seq.; 31 U.S.C. 9701.; 43 U.S.C. 1301 et seq., 1331 et seq., and 1801 et seq.

EDITORIAL NOTE: Nomenclature changes to part 206 appear at 67 FR 19111, Apr. 18, 2002.

SOURCE: 48 FR 35641, Aug. 5, 1983, unless otherwise noted. Redesignated at 75 FR 61069, Oct. 4, 2010.

Subpart A—General Provisions

§ 1206.10 Information collection.

The information collection requirements contained in this part have been approved by the Office of Management

and Budget (OMB) under 44 U.S.C. 3501 *et seq*. The forms, filing date, and approved OMB clearance numbers are identified in §1210.10.

[57 FR 41863, Sept. 14, 1992]

Subpart B—Indian Oil

SOURCE: 61 FR 5455, Feb. 12, 1996, unless otherwise noted.

§ 1206.50 What is the purpose of this subpart?

(a) This subpart applies to all oil produced from Indian (tribal and allotted) oil and gas leases (except leases on the Osage Indian Reservation, Osage County, Oklahoma). This subpart does not apply to Federal leases, including Federal leases for which revenues are shared with Alaska Native Corporations. This subpart:

(1) Establishes the value of production for royalty purposes consistent with the Indian mineral leasing laws, other applicable laws, and lease terms;

(2) Explains how you as a lessee must calculate the value of production for royalty purposes consistent with applicable statutes and lease terms; and

(3) Is intended to ensure that the United States discharges its trust responsibilities for administering Indian oil and gas leases under the governing Indian mineral leasing laws, treaties, and lease terms.

(b) If the regulations in this subpart are inconsistent with a Federal statute, a settlement agreement or written agreement as these terms are defined in this paragraph, or an express provision of an oil and gas lease subject to this subpart, then the statute, settlement agreement, written agreement, or lease provision will govern to the extent of the inconsistency. For purposes of this paragraph:

(1) Settlement agreement means a settlement agreement that is between the United States and a lessee, or between an individual Indian mineral owner and a lessee and is approved by the United States, resulting from administrative or judicial litigation; and

(2) Written agreement means a written agreement between the lessee and the ONRR Director (and approved by the